

1 Kevin T. Snider, CA State Bar No. 170988
2 *Counsel of Record*
3 Matthew B. McReynolds, CA State Bar No. 234797
4 Milton E. Matchak, CA State Bar No. 215739
5 PACIFIC JUSTICE INSTITUTE
6 P.O. Box 276600
7 Sacramento, CA 95827
8 Tel. (916) 857-6900
9 Email: ksnider@pji.org;
10 mmcreynolds@pji.org;
11 mmatchak@pji.org

12 *Attorneys for Plaintiffs*

13 **IN THE UNITED STATES DISTRICT COURT
14 FOR THE NORTHERN DISTRICT OF CALIFORNIA**

15 GABRIEL CHAVEZ, et al.,) Case No.: 3:22-cv-06119-WHA
16 Plaintiffs,) STIPULATION FOR DISMISSAL
17 v.) CASES CONSOLIDATED FOR TRIAL:
18 SAN FRANCISCO BAY AREA RAPID) Case No.: 3:22-cv-07720-WHA
19 TRANSIT DISTRICT,) Case No.: 3:22-cv-09193-WHA
20 Defendant.)
21

22 Through their respective undersigned counsel, and pursuant to Rule 41(a)(1)(ii) of
23 the Federal Rules of Civil Procedure, Plaintiffs, Jonathan Castaneda and Darolyn Turner,
24 and the Defendant, San Francisco Bay Area Rapid Transit District (collectively the
“Parties”), have entered into settlement agreements resolving all disputes between them.
Therefore, the Parties through their attorneys, hereby stipulate that Jonathan Castaneda
and Darolyn Turner be dismissed from the complaint with prejudice.

1 SO STIPULATED.
2
3 Dated: October 8, 2024
4
5 By: /s/ Kevin Snider
6 KEVIN SNIDER
7 Attorney for Plaintiffs
8
9 Dated: October 8, 2024
10
11 By: /s/ Vicki Nuetzel
12 VICKI NUETZEL
13 Attorney for Defendant
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

1 ATTESTATION
2

3 I, Kevin Snider, am the ECF user whose ID and password are being used to file
4 the above Stipulation for Dismissal and Order Thereon. In compliance with Civil Local
5 Rule 5-1(i)(3), I hereby attest that each listed counsel above has concurred in this filing.
6

Dated: October 8, 2024.

7 By: /s/ Kevin Snider
8 KEVIN SNIDER
9 Attorney for Plaintiffs
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28